U.S.A. vs F	REDERICK RAMON BOWMAN No. 08CR2565-WQH	
The Court find	s excludable delay, under the section indicated by check ( $m{\ell}$ ),	
commenced on _	<u>August 26, 2008</u> and ended on <u>1124 08</u> ;( )	
_	and ended on( )	
3161(h)	Errom on her for membel on whereign is a second to	
(1) (A)	Exam or hrg for mental or physical incapacity	A _
(1) (B) (1) (D)	NARA examination (28:2902)	В
(1)(D) (1)(E)	State or Federal trials or other charges pending	C
(1)(E) (1)(F)	Interlocutory appeals  Pretrial motions (from flg to hrg or other prompt dispo)	D
(1) (G)		E
	Transfers from other district (per FRCrP 20, 21 & 40)	F
(1)(J)	Proceedings under advisement not to exceed thirty days	G
(1)(H)	Misc proc: Parole or prob rev, deportation, extradition	H
(1)(H)	<b>Transportation</b> from another district or to/from examination or hospitalization in ten days or less	6
<u>X</u> (1)(I)	Consideration by Court of proposed plea agreement	(7)
(2)	Prosecution deferred by mutual agreement	I
(3)(A)(B)	Unavailability of defendant or essential witness	М
(4)	Period of mental or physical incompetence of defendant to stand trial	N
(5)	Period of NARA commitment or treatment	0
(6)	Superseding indictment and/or new charges	P
(7)	Defendant awaiting trial of co-defendant when no severance has been granted	R
(8)(A)(B)	<b>Continuance</b> s granted per (h)(8)-use "T" alone if more than one of the reasons below are given in support of continuance	Т
(8)(B)(I) _X_	<ol> <li>Failure to grant a continuance in the proceeding would result in a miscarriage of justice and the ends of justice outweigh the best interest of the public and the defendant in a speedy trial.         (Continuance - miscarriage of justice)</li> <li>Failure to grant a continuance of the trial would result in a miscarriage of justice as the defendant has tendered a guilty plea to a magistrate judge and is awaiting a determination as to whether the plea will be accepted.         (Continuance - tendered a guilty plea)</li> </ol>	T1
(8)(B)(ii)	2) Case unusual or complex	Т2
(8)(B)(iii)	3) Indictment following arrest cannot be filed in thirty (30) days	Т3
(8)(B)(iv)	<ol> <li>Continuance granted in order to obtain or substitute counsel, or give reasonable time to prepare (Continuance re counsel)</li> </ol>	Т4
3161(I)	Time up to withdrawal of guilty plea	U
3161(b)	Grand jury indictment time extended thirty (30) more days	W
Date <u>August 25</u>	, 2008 Judge's Initials	